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Patent and Trademark Office; U S. DEPARTMENT OF COMMERCE

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STATEMENT UNDER 37 CFR 3.73(b)		
Applicant/Patent Owner: Olympus Optical Co.	, Ltd.	
Application No./Patent No.: 5,978,160	Filed/lssue Date: November 2, 1999	
LENS BARREL HAVING A FLARE DIAPHRAC	GM WHICH CAN ADVANCE INTO AND RETREAT FROM THE US LIGHT RESULTING FROM MOVEMENT OF THE LENS	
Olympus Optical Co., Ltd, a	_Japanese corporation	
	(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)	
states that it is:		
1. X the assignee of the entire right, title, and intere	est; or	
2. an assignee of an undivided part interest		
in the patent application/patent identified above by virtu	ue of either:	
A. [x] An assignment from the inventor(s) of the patent a Patent and Trademark Office at Reel 8905, France	pplication/patent identified above. The assignment was recorded in the me 0559, or for which a copy thereof is attached.	
OR		
B. [] A chain of title from the inventor(s), of the patent app	olication/patent identified above, to the current assignee as shown below:	
The document was recorded in the Patent at Reel, or for the Reel, or for the patent at Reel, or for the patent at Reel, or for the Reel, or for the Reel, or for the Reel	To:nd Trademark Office at which a copy thereof is attached.	
2. From:	To:	
The document was recorded in the Patent and Reel, or for war.	nd Trademark Office at which a copy thereof is attached.	
3. From:	To:	
The document was recorded in the Patent ar Reel, Frame, or for warring the contract of the contrac	nd Trademark Office at	
[] Additional documents in the chain of title ar		
[] Copies of assignments or other documents in the chair [NOTE: A separate copy (i.e., the original assignment must be submitted to Assignment Division in accordar recorded in the records of the PTO. See MPEP 302-36	n of title are attached. document or a true copy of the original document) nce with 37 CER Part 3, if the assignment is to be	
The undersigned (whose title is supplied below) is empower	red to sign this statement on behalf of the assignee.	
Oct. 11. 200/	K. Channel	
Date	Signature	
	Katsuhiko Kimura	
	Typed or printed name	
	General Manager, Intellectual Property Department	
	Title	

IPO-P1132.1

Our File:

1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the PATENT APPLICATION of:

Koiwai et al.

Application No.:

08/979,642

Filed:

November 26, 1997

For: LENS BARREL HAVING A FLARE DIAPHRAGM WHICH CAN ADVANCE INTO AND RETREAT FROM THE OPTICAL PATH TO ELIMINATE DELETERIOUS LIGHT RESULTING FROM MOVEMENT OF THE LENS

Reissue of U.S. Patent No.: 5,978,160

Issued:

November 2, 1999

ASSENT OF ASSIGNEE TO REISSUE PURSUANT TO 37 C.F.R. §1.172

Box REISSUE Commissioner for Patents Washington, D.C. 20231

Dear Sir:

I, Katsuhiko KIMURA (name), Property Department (title) of Olympus Optical Co., Ltd., of Tokyo, Japan, declare that the full and entire right, title and interest in original Letters Patent No. 5,978,160 is assigned to Olympus Optical Co., Ltd., a Japanese Corporation, as evidenced by the Assignment documents as recorded on November 26, 1997 in the United States Patent and Trademark Office at Reel 8905, Frame Nos. 0559-05560; and that the Assignee hereby assents to the accompanying Reissue Application.

General Manager, Intellectual

The first arms were first the first first first the state from the first the first three first the first three first the first three first

Respectfully submitted,

Olympus Optical Co., Ltd.

Date: Jul. 27. 200/

By M. Vienes
Name: <u>Katsuhiko KIMURA</u>

Title: General Manager, Intellectual Property Dept.

Olympus Optical Co., Ltd. 43-2, Hatagaya 2-Chome

Shibuya-ku Tokyo, JAPAN

Express Mail Label No.: EL719433170US

In the **PATENT APPLICATION** of:

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November 2, 1999

Our File: IPO-P1132.1

REISSUE DECLARATION, POWER OF ATTORNEY AND PETITION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Box REISSUE Commissioner for Patents Washington, D.C. 20231

Sir:

I, Tamotsu Koiwai, a Japanese citizen, have read the foregoing specification and claims, and I verily believe that I, together with Tatsuya Suzuki, am the original, first inventor of the invention entitled LENS BARREL HAVING A FLARE DIAPHRAGM WHICH CAN ADVANCE INTO AND RETREAT FROM THE OPTICAL PATH TO ELIMINATE DELETERIOUS LIGHT RESULTING FROM MOVEMENT OF THE LENS and which is described and claimed in United States Patent No. 5,978,160, issued November 2, 1999, and that I do not know and do not believe that this invention was ever known or used in the United States before my invention or discovery thereof.

- 2. I verily believe that I, together with Tatsuya Suzuki, am the original, first inventor of the invention entitled LENS BARREL HAVING A FLARE DIAPHRAGM WHICH CAN ADVANCE INTO AND RETREAT FROM THE OPTICAL PATH TO ELIMINATE DELETERIOUS LIGHT RESULTING FROM MOVEMENT OF THE LENS and which is described and claimed in the Reissue Application filed herewith, together with my Declaration and that I do not know and do not believe that this invention was ever known or used in the United States before my invention or discovery thereof.
- 3. I hereby state that I have reviewed and understand the contents of the above-identified issued patent, including the specification and claims, as amended, as shown in the Preliminary Amendment accompanying this Reissue Declaration.
- 4. I acknowledge a duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).
- 5. I further pray that I may be allowed to surrender the aforesaid United States Patent No. 5,978,160, issued November 2, 1999, and that such Letters Patent may be reissued to me for the same invention upon the foregoing amended claims. With this Petition is filed an Order for an Abstract of Title, duly certified, as is required in such cases.
- 6. I declare that the above-identified patent is inoperative or invalid by reason of claiming less than I had a right to claim in the patent. More specifically, certain of the claims of the issued patent are unnecessarily limited due to the failure to recite that the flare diaphragm is deformed when the lens holding frame is moved in a given direction.
- 7. That on or about January 3, 2001 and after issuance of U.S. Patent No. 5,978,160, I was notified by U.S. counsel that it is possible to reissue my patent to broaden the claims if a reissue application is filed prior to November 2, 2001. I reviewed the '160 patent and discovered that the claims were unnecessarily limited by failure to recite

Applicant: Koiwai et al.

Application No.: Not Yet Known

limitations regarding the flexibility of the flare diaphragm so that the flare diaphragm is deformed when engaged by the lens or lens frame when the lens frame is moved in a given direction. See Figures 5-9 and column 5, lines 27-30. Claim 6 is limited to reciting a point on the flare diaphragm moves in and out of the optical path while another point along the flare diaphragm mains stationary. Claims 11 and 20 are limited to reciting a flare diaphragm is a flexible member; however, none of the claims recite a flare diaphragm deformed by a lens or lens frame. I brought my analysis of the objectives of the invention to the attention of patent counsel, who confirmed that the claims were so limited and advised that a reissue patent could be requested to correct the unnecessarily limited claims. Until such time, I was unaware that the claims were so limited. Patent counsel advised that the claims could be amended by way of a reissue proceeding and I authorized the filing of a reissue application.

- New claims 24-26 set forth in the Preliminary Amendment accompanying this 8. Declaration, cure the limited nature of the original claims.
- 9. The errors set forth hereinabove occurred without deliberate or deceptive intent on my part.
- I further declare that all statements made herein of my own knowledge are true 10. and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.
- I hereby appoint the following attorney to prosecute this application and to 11. transact all business in the United States Patent and Trademark Office connected therewith:

Customer No.::

3624

Name Line One::

Louis Weinstein, Esquire

 Applicant: Koiwai et al. **Application No.:** Not Yet Known

Name Line Two::

Volpe and Koenig, P.C.

Telephone No.::

215-568-6400

Please address all communications and telephone calls to:

Customer No.::

3624

Name Line One::

Louis Weinstein, Esquire

Name Line Two::

Volpe and Koenig, P.C.

Telephone No.::

215-568-6400

INVENTOR'S FULL NAME:

Tamotsu Koiwai

SIGNATURE OF INVENTOR:

Tamatsu Kouvai

DATE:

Aug. 1, 2001

RESIDENCE:

Akiruno-shi, Tokyo, Japan

CITIZENSHIP:

Japan

POST OFFICE ADDRESS:

c/o Intellectual Property Department

Olympus Optical Co., Ltd.

2-3, Kuboyama-cho, Hachioji-shi, Tokyo, Japan

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- 2. I verily believe that I, together with Tamotsu Koiwai, am the original, first inventor of the invention entitled LENS BARREL HAVING A FLARE DIAPHRAGM WHICH CAN ADVANCE INTO AND RETREAT FROM THE OPTICAL PATH TO ELIMINATE DELETERIOUS LIGHT RESULTING FROM MOVEMENT OF THE LENS and which is described and claimed in the Reissue Application filed herewith, together with my Declaration and that I do not know and do not believe that this invention was ever known or used in the United States before my invention or discovery thereof.
- 3. I hereby state that I have reviewed and understand the contents of the above-identified issued patent, including the specification and claims, as amended, as shown in the Preliminary Amendment accompanying this Reissue Declaration.
- 4. I acknowledge a duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).
- 5. I further pray that I may be allowed to surrender the aforesaid United States Patent No. 5,978,160, issued November 2, 1999, and that such Letters Patent may be reissued to me for the same invention upon the foregoing amended claims. With this Petition is filed an Order for an Abstract of Title, duly certified, as is required in such cases.
- 6. I declare that the above-identified patent is inoperative or invalid by reason of claiming less than I had a right to claim in the patent. More specifically, certain of the claims of the issued patent are unnecessarily limited due to the failure to recite that the flare diaphragm is deformed when the lens holding frame is moved in a given direction.
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limitations regarding the flexibility of the flare diaphragm so that the flare diaphragm is

deformed when engaged by the lens or lens frame when the lens frame is moved in a given

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8. New claims 24-26 set forth in the Preliminary Amendment accompanying this

Declaration, cure the limited nature of the original claims.

9. The errors set forth hereinabove occurred without deliberate or deceptive intent

on my part.

10. I further declare that all statements made herein of my own knowledge are true

and that all statements made on information and belief are believed to be true; and further

that these statements were made with the knowledge that willful false statements and the like

so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of

the United States Code, and that such willful false statements may jeopardize the validity of

the application or any patent issuing thereon.

11. I hereby appoint the following attorney to prosecute this application and to

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Name Line Two::

Volpe and Koenig, P.C.

Telephone No.::

215-568-6400

INVENTOR'S FULL NAME:

Tatsuya Suzuki

SIGNATURE OF INVENTOR:

Jul. 30. 2001

DATE:

Setagaya-ku, Tokyo, Japan

RESIDENCE: CITIZENSHIP:

Japan

POST OFFICE ADDRESS:

c/o Intellectual Property Department

Olympus Optical Co., Ltd.

2-3, Kuboyama-cho, Hachioji-shi, Tokyo, Japan

Letters Patent Application

(SIGNATURE)

(SIGNATURE)

ASSIGNMENT

ASSIGNMENT		
WHEREAS, Tamotsu KOIWA	I and Tatsuya SUZUKI	
(hereinafte	er "Assignor"), has (have) invented
certain improvements in LENS BAR		
for which an application for U	nited States Letters Pate	nt was executed
on , and		
Olympus Or	otical Co., Ltd.	
, having its principal place of	business at43-2. Hat.	agaya 2-chome. einafter
Shibuya-ku, Tokyo, Japan "Assignee"), is a corporation (of the state of males	apan and is
desirous of acquiring all right	t. title and interest in	and to said
invention and any Letters Pater	nt that may be granted th	erefor:
	· ·	
NOW THEREFORE, in cor	nsideration of One (\$1.00) Dollar and
other good and valuable conside		
acknowledged, Assignor, hereby	sells, assigns and sets	over to
Assignee the entire right, titl	le and interest for the U	nited States of
America and all other countries		
aforesaid application for Lette		
continuation, substitute or rei		
for or granted therefor in the		
countries, and the Commissioner		
authorized and requested to iss		
resulting therefrom to said Ass		
interest therein; and the Assic	gnor, for itself and its	iegai
representatives, heirs and assi		
without further remuneration, t		
continuation, reissue and other said improvements, whenever rec		
or other legal proceedings in v		
patents may become involved, to		
rightful oaths, and to do gener		
Assignee, its successors, assign		
protection for said improvement		
incident to said application to		
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Tomistry Variable	Tamotsu KOIWAI	November 14, 1997
Janutsu Kowai (SIGNATURE)	(TYPE NAME)	(DATE)
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Jatsuya-Sujuki	Tatsuya SUZUKI	November 14, 1997
(SIGNATURE)	(TYPE NAME)	(DATE)
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